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No. 341

NEW DELHI. SATURDAY, AUGUST 23, 1952

Subject

340	No. F. 32(22)/52-C., dated the 8th August 1952.	Ministry of Law	Notices regarding election expenses of certain candidates from Agartala (Tripura).
341	No. 19/34/52-Elec. III, dated the 31st July 1952.	Election Commission, India.	Election Petition No. 2 of 1952.
342	No. 8(10)-T. M. & P. (TM)/52, dated the 7th August 1952.	Ministry of Commerce and Industry.	Appointment of Advisory Committee.
342A	No. HP-A/52(15), dated the 6th August 1952.	Election Commission, India.	Removal of disqualifications of certain candidates by the Election Commission.
	No. DL-A/52(53), dated the 7th August 1952.	Ditto.	Removal of disqualification of a candidate by the Election Commission.
343	Nos. W8-P/52(15), DL-A/52 (34), DL-A/52(55), BY-P/52 (63) and UP-P/52(70), dated the 8th August 1952.	Ditto.	Removal of disqualifications of certain candidates by the Election Commission.
344	No. CI-37(1)/52, dated the 9th August 1952.	Ministry of Commerce and Industry.	Permission to proprietors of newspapers to publish eight extra pages on the Independence Day this year.
345	No. 19/19/52-Elec. III, dated the 11th August 1952.	Election Commission, India.	Election Petition No. 19 of 1952.
345A	Nos. UP-P/52(71) and MD-P/52(98), dated the 9th August 1952.	Ditto.	Removal of disqualifications of certain candidates by the Election Commission.
	No. Nil, dated the 6th August 1952.	Election Tribunal, Assam.	Election Petition No. 45 of 1952.
346	No. 2(42)-B/52, dated the 12th August 1952.	Ministry of Finance.	Presentation of the annual financial statement for 1952-53.
347	No. F. 4(14)/52-C., dated the 12th August 1952.	Ministry of Law.	Notices regarding election expenses of certain candidates from Jodhpur.

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of this Gazette.

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PART I—Section 1

Notifications relating to Non-Statutory Rules, Regulations and Orders and Resolutions issued by the Ministries of the Government of India (other than the Ministry of Defence) and by the Supreme Court

PARLIAMENT SECRETARIAT

New Delhi, the 20th August 1952

No. F. 169-T/52.—The following order by the President, dated the 19th August, 1952, is published for general information:—

“In exercise of the powers conferred upon me by sub-clause (a) of clause (2) of Article 85 of the Constitution, I hereby prorogue the House of the People.

RAJENDRA PRASAD,
President.”

The 19th August, 1952.

M. N. KAUL, Secy.

COUNCIL OF STATES

New Delhi, the 19th August 1952

No. CS. 33/52-L.—The following order by the President, dated the 19th August, 1952, is published for general information:—

“In exercise of the powers conferred upon me by sub-clause (a) of clause (2) of Article 85 of the Constitution, I hereby prorogue the Council of States.

RAJENDRA PRASAD,
President.”

The 19th August, 1952.

S. N. MUKERJEE, Secy.

ELECTION COMMISSION, INDIA

New Delhi, the 12th August 1952

No. 39/5/52-Elec.V(1).—*Corrigendum.*—In the Commission's notification No. 39/5/52-Elec.III(1), dated the 31st July 1952, published in the Gazette of India Extraordinary Part I—Section 1 (No. 323), dated the 31st July 1952, for the second paragraph read the following:—

“The Election Commission's notification No. 39/5/52-Elec.III(1), dated the 28th July 1952, is hereby cancelled”.

No. 39/5/52-Elec.V(2).—*Corrigendum.*—In the Commission's notification No. 39/5/52-Elec.III(2), dated the 31st July 1952, published in the Gazette of India Extraordinary Part I—Section 1 (No. 323), dated the 31st July 1952, for the second paragraph read the following:—

“The Election Commission's notification No. 39/5/52-Elec.III(2), dated the 28th July 1952, is hereby cancelled.”

New Delhi, the 14th August 1952

No. 18/52-Elec.III.—In exercise of the powers conferred by clause (a) of sub-section (2) of section 81 of the Representation of the People Act, 1951, the Election Commission hereby appoints Shri P. R. Krishnamurthy, an Assistant Secretary in the Election Commission as an officer who may also receive election petitions presented in accordance with the provisions contained in Part VI of the said Act.

P. N. SHINGHAL, Secy.

New Delhi, the 18th August 1952

No. 125/13/52-Elec.V.—In exercise of the powers conferred by sub-rule (3) of rule 10 of the Representation of the People (Preparation of Electoral Rolls) Rules, 1950, the Election Commission hereby designates each of the officers in the State of Patiala and East Punjab States Union specified in column 1 of the Table below to be the person to whom a claim or objection under sub-rule (1) of the said rule in respect of the electoral roll for any constituency comprised within the area specified in the corresponding entry in column 2 of that Table, may be presented:—

TABLE

Officers 1	Areas 2
Each Naib Tehsildar	The area under his jurisdiction.
The Secretary of each Municipal Committee	The area under the jurisdiction of the Municipal Committee.
The Secretary of each Small Town Committee	The area under the jurisdiction of the Small Town Committee.

P. S. SUBRAMANIAN,
Officer on Special Duty.

MINISTRY OF HOME AFFAIRS

New Delhi, the 16th August 1952

No. 20/8/51-Ests.—In exercise of the powers conferred by article 318 of the Constitution, the President hereby directs that the following further amendments shall be made in the Union Public Service Commission (Conditions of Service) Regulations, namely—

In the said Regulations—

(1) for the heading 'Part IV—Pension' the following heading shall be substituted, namely,

"Part IV—Pension and Provident Fund";

(2) after regulation 9, the following regulation shall be inserted, namely:—

"9A. (1) A Member who immediately before the date of his appointment was in the service of any Government in India and who prior to that date had been admitted to the benefit of any Provident Fund maintained by that Government shall be eligible after appointment on the Commission to continue to subscribe to the said Fund on the same terms and conditions and subject to the same rules as previously:

Provided that on attaining the age of superannuation the amount standing to the credit of such Member in the said Fund, or the balance thereof after such deductions have been made as are authorised under the rules applicable to him, shall, notwithstanding anything contained in the said rules, become payable to him and shall be paid by the Government concerned in the manner provided in section 4 of the Provident Funds Act, 1925 (XIX of 1925).

Explanation.—'Age of superannuation' means the age at which the person concerned would have retired if he had not been appointed as a Member of the Commission.

(2) Where the Provident Fund referred to in sub-rule (1) is a Contributory Provident Fund, the contributions payable by the Government to the Fund shall, as from the date of the appointment of the Member on the Commission, be payable by the Central Government (if they are not already payable by that Government)

on the basis of the emoluments which the Member would have drawn in the post which he held immediately before such appointment.

2. These amendments shall be deemed to have come into force with effect from the 2nd June 1952.

B. D. TEWARI, Dy. Secy.

SUPREME COURT OF INDIA

New Delhi, the 12th August 1952

No. F.64/52-SCA.—In exercise of the powers conferred by clause (2) of article 148 of the Constitution, the Chief Justice of India, with the approval of the President, so far as the rules relate to salaries, allowances, leave or pensions, hereby makes the following amendments to the Supreme Court (Conditions of Service of Staff) Rules, 1951, published by the Notification of the Supreme Court of India, No. F.66/50-SCA., dated the 29th October 1951, namely:—

In the Schedule annexed to the said Rules—

(i) Save in the case of the posts shown in items (ii) to (iv) below, for the words and figures "the end of February 1952" wherever they occur, the words and figures "the end of February 1953" shall be substituted.

(ii) Under the head "officers of the Court" the remarks against the posts of Assistant Registrars (Serial No. 3) shall be omitted.

(iii) Under the head "Ministerial Staff"—

(1) The following remarks shall be substituted for the remarks against the posts of:—

(a) Judicial Assistants (Serial No. 4):—

"In addition to the five permanent posts already in existence two temporary posts have been placed on a permanent footing with effect from the 30th November 1951, and the continuance of the remaining four posts has been sanctioned up to the end of February 1953."

(b) Senior Clerks (Serial No. 7):—

"In addition to the existing five permanent posts, three temporary posts have been placed on a permanent footing with effect from the 30th November 1951, and the continuance of the remaining four temporary posts has been sanctioned up to the end of February 1953".

(c) Junior Clerks (Serial No. 8):—

"In addition to the seven permanent posts already in existence four temporary posts have been placed on a permanent footing with effect from the 30th November 1951, and the continuance of the remaining three temporary posts has been sanctioned up to the end of February 1953".

(2) The remarks against the posts of Bench Readers (Serial No. 12) shall be omitted.

(iv) Under the head "Government Servants Class IV"—

(1) the remarks against the posts of Daftraries (Serial No. 2) shall be omitted.

(2) the remarks against the posts of Jemadars (Serial No. 3) shall be omitted.

(3) the remarks against the posts of Daffadars and Peons (Serial No. 4) shall be substituted as follows:—

"In addition to the thirty-three permanent posts already in existence, six temporary posts have been placed on a permanent footing with effect from the 30th November 1951, and the continuance of the remaining eight posts has been sanctioned up to the end of February 1953."

P. N. MURTY, Registrar.

MINISTRY OF FINANCE
(Department of Economic Affairs)

New Delhi, the 14th August 1952

No. D. 4684-F. 1/52.—Statement of the Affairs of the Reserve Bank of India, as on the 8th day of August 1952.

BANKING DEPARTMENT

LIABILITIES	Rs.	ASSETS	Rs.
Capital paid up	5,00,00,000	Notes	25,94,64,000
Reserve Fund	5,00,00,000	Rupee Coin	5,21,000
Deposits :—		Subsidiary Coin	2,15,000
(a) Government :—		Bills Purchased and Discounted :—	
(i) Central Government	102,42,18,000	(a) Internal	52,50,000
(ii) Other Governments	5,12,11,000	(b) External	
(b) Banks	57,30,76,000	(c) Government Treasury Bills	59,93,000
(c) Others	63,16,37,000	Balances held abroad*	123,16,58,000
Bills Payable	5,16,00,000	Loans and Advances to Government*	3,34,00,000
Other Liabilities	12,88,63,000	Other Loans and Advances†	9,49,97,000
	<hr/>	Investments	87,33,20,000
	<hr/>	Other Assets	5,57,87,000
	<hr/>		<hr/>
TOTAL	256,06,05,000	TOTAL	256,06,05,000

*Includes Cash and Short term Securities.

†(i) The item 'Other Loans and Advances' includes Rs. 1,22,86,000 advanced to scheduled banks against usance bills under Section 17 (4) (c) of the Reserve Bank of India Act.

(2) The total amount of advances availed of by scheduled banks against usance bills under Section 17 (4) (c) of the Reserve Bank of India Act since the introduction of the bill market scheme in January 1952 is Rs. 81,19,41,000.

An Account pursuant to the Reserve Bank of India Act, 1934, for the week ended the 8th day of August 1952.

ISSUE DEPARTMENT

LIABILITIES	Rs.	ASSETS	Rs.
Notes held in the Banking Department	25,94,64,000	A.—Gold Coin and Bullion :—	
Notes in circulation	1111,05,91,000	(a) Held in India	40,01,71,000
Total Notes issued	1137,00,55,000	(b) Held outside India	..
	<hr/>	Foreign Securities	553,15,11,000
	<hr/>		<hr/>
TOTAL LIABILITIES	1137,00,55,000	Total of A	593,16,82,000
	<hr/>	B.—Rupee Coin	79,20,23,000
	<hr/>	Government of India Rupee Securities	464,63,50,000
	<hr/>	Internal Bills of Exchange and other commercial paper	..
	<hr/>	TOTAL ASSETS	1137,00,55,000

Ratio of Total of A to Liabilities : 52.169 per cent.

Dated the 14th day of August, 1952.

B. RAMA RAU, Governor.

K. G. AMBEGAOKAR, Secy.

THE INSTITUTE OF CHARTERED ACCOUNTANTS OF INDIA
(Chartered Accountants)

New Delhi, the 15th August 1952

No. 54-CA(2)/52.—In pursuance of Regulation 53 of the Chartered Accountants Regulations, 1949, the names of the persons who have been declared elected to the Council of the Institute of Chartered Accountants of India are hereby published for general information.

CONSTITUENCY NO. 1

THE STATES OF BOMBAY, SAURASHTRA AND KUTCH

(1) Chokshi, Chinu Chimanlal.
(2) Mody, Nowroji Rustomji.
(3) Birdy, Bejonji Dinshawji.

(4) Shah, Narandas Mohanlal.
(5) Raiji, Naishadh Maganrae.
(6) Bhatt, Dinubhai Labhshanker.
(7) Kulkarni, Vinayak Shridhar.

CONSTITUENCY NO. 2

THE STATES OF MADRAS, TRAVANCORE-COCHIN, MYSORE, HYDERABAD AND COORG

(1) Sastri, Chavali Subrahmanyam.
(2) Venkatesan, Ramanathan.
(3) Rajam Aliyar, R. N.
(4) Natarajan, Chittur Anantakrishna Ayyar.
(5) Nataraja Iyer, Angarai Sundareswara Ananda.

CONSTITUENCY NO. 3

THE STATES OF WEST BENGAL, ASSAM, ORISSA, MANIPUR AND TRIPURA

- (1) Banerjea, Sachindra Nath.
- (2) Basu, Gurugobinda.
- (3) Basu, Amulya Chandra.
- (4) Ghose, Sajal.
- (5) Deb, Malay Kumar.

CONSTITUENCY NO. 4

THE STATES OF UTTAR PRADESH, BIHAR, MADHYA PRADESH, Bhopal, RAJASTHAN, VINDHYA PRADESH AND MADHYA BHARAT

- (1) Vaish, Shiam Behari Lal.

CONSTITUENCY NO. 5

THE STATES OF DELHI, PUNJAB, AJMER, HIMACHAL PRADESH AND PATIALA AND EAST PUNJAB STATES UNION

- (1) Chopra, Suraj Prakash.
- (2) Vaidyanathan, Subbaiyar.

G. P. KAPADIA,
President.

MINISTRY OF COMMERCE AND INDUSTRY

PUBLIC NOTICES

New Delhi, the 12th August 1952

SUBJECT:—Policy regarding Licensing of Import of controlled categories of Iron and Steel—Part I of I.T.C. Schedule (Items licensed by the Steel Import Control, Calcutta)—Instructions regarding price fixation and distribution of imported steel.

No. SC(B)-16(9)/52.—The Government of India have decided that the following amendments shall be made in the Public Notice of the Government of India in the Ministry of Commerce and Industry No. SC(B)-16(9)/52, dated the 22nd April 1952:—

In Part II "Distribution of Imported Steel".—(a) In sub-rule (1),—

- (i) for the words "from the date of issue of customs clearance permits", the words "from the date on which the goods are landed in the country" shall be substituted.
- (ii) The following proviso shall be added, namely:—"Provided, however, that arrivals of pipes and tubes against licences issued to Controlled stockists shall not in any case be disposed of except under the authority and in accordance with the instructions of the Iron and Steel Controller".

(b) In sub-rules (2) and (3) for the words "from the date of issue of customs clearance permits" wherever they occur, the words "from the date on which the goods are landed in the country" shall be substituted.

In Part III "Prices of Imported Steel", in sub-rules (2) and (3), for the word, figures and letter 'Part III (a)', the word and figures 'Part III(1)' shall be substituted.

D. HEJMADI, Under Secy.

IMPORT TRADE CONTROL

New Delhi, the 18th August 1952

SUBJECT:—Extension of validity period of licences granted for import of Motors and Generators falling under S. No. 32 of Part II of the Import Trade Control Schedule.

No. 88-ITC(PN)/52.—Hitherto licences granted for the import of Motors and Generators falling under S. No. 32/II of the Import Trade Control Schedule were valid for a period of 12 months, if not granted under the scheme for licensing of Heavy Electrical Plant as detailed in Chapter III of the Plant and Machinery Hand Book of 1952. It has been represented that this validity period is not quite sufficient. It has therefore been

decided that all licences granted for the import of Motors and Generators, which are still valid, will have a period of validity of 18 months from the date of issue. Licence holders will also be permitted to apply for a further extension of the period of validity of licences for Motors and Generators with a view to ensure that a contract entered into within three months of the date of the issue of a licence is not frustrated merely because the time taken for delivery is longer than the period of 18 months which has now been allowed. The extension if granted will, however not exceed a period of 6 months in addition to the initial period of 18 months. Applications for extension of the period of validity should be made at least two months before the expiry of the licence with documents to show that order had been placed and accepted and the suppliers do want further extension for the supply of the Motors and Generators. The concession however, does not apply to—

(a) Generators which are covered by open General Licence, and

(b) Motors up to 30 H.P. A.C., 3 phase, Squirrel cage induction type,

50 cycles, 200/220, 400/440, 500/550 volts, horizontal or vertical spindle, screen protected or drip-proof, fan celled or totally enclosed, ordinary acceleration or smooth acceleration (including loom motors).

New Delhi, the 19th August 1952

SUBJECT:—Validity of licences.

No. 90-ITC(PN)52.—At present the period of validity of licences is reckoned from the date of their issue with the result that there is a tendency on the part of importers to delay the filing of their applications till the last date. In order to avoid the administrative dislocation which this causes and also to obviate the hardship to those importers who for one reason or another fail to put in their application before the last date, the following decisions have been taken as an experimental measure for the period July-December 1952:—

(a) For items included in Part V of the Import Trade Control Schedule the period of validity of licences for which has been shown as 6 months there will be no last date for applying.

(b) All established importers' licences for these items will expire on the last date of March 1953 regardless of the date of issue of the licence.

(c) The provisions of (a) and (b) above will not affect in any way the position regarding—

(i) items included in Parts I to IV of the Import Trade Control Schedule;

(ii) items included in Part V of the Import Trade Control Schedule for which the normal validity of licences is more than 6 months;

(iii) actual user licences.

2. If the arrangement is found to be satisfactory from the point of view of administration and of the trade it is proposed to extend it to other items in the January-June 1953 period.

SUBJECT:—Licensing of Art-Silk Yarn for July—December 1952 from Soft Currency Area.

No. 91-ITC(PN)/52.—In the Policy Book for the licensing period July-December 1952 it was notified that the licensing policy for Art-Silk Yarn and thread falling under S. No. 177 of Part IV of the I.T.C. Schedule will be announced later.

2. The Government of India have now reviewed the position and consider that the outstanding licences amounting to about Rs. 9 crores in value should normally be adequate for the current licensing period. In order, however, to prevent any speculative rise in prices and to check any attempt to hoard they have decided that Soft Currency licences for the import of Artificial Silk Yarn should be granted during July-December 1952 to the following categories of applicants only:—

(a) The three Art Silk Mills Association in Bombay, Amritsar and Calcutta (Member mills should not apply separately for licences);

(b) Mills, manufacturing artificial silk cloth, which are not the members of the above associations;

3. Applications should be made in the form and manner prescribed in the Hand Book of Rules and Procedure 1952 as modified by the policy for the period July-December 1952 so as to reach the office of the Chief Controller of Imports, New Delhi, not later than the 22nd September 1952.

4. No licences will be granted for import of thread but applicants wanting twisted yarn should indicate the value of twisted yarn desired to be imported. Each licence will bear endorsement showing the extent to which the licence will be valid for the import of twisted yarn.

5. Applicants of category (a) should enclose with their applications a certificate from the Director of Industries of the State concerned or the Textile Commissioner showing the number of looms contained in the mills of their constituent members in addition to the usual certificate of manufacturing capacity and actual requirements. The value of confirmed licences already held by the constituent members for import of Art-Silk Yarn should also be indicated separately for each member. A Treasury Receipt should accompany the application equal in value to the total of the application fees which the members would have been required to pay if they had applied separately for the amounts allocated to them. The Income-tax Registration or Exemption numbers allotted to each member mill should also be quoted by the applicants and these will be verified before the licence is issued to the Association concerned. Where a member mill does not hold a valid Income-Tax Verification Certificate Registration or Exemption No. the amount of the licence admissible to it will be subtracted from the licence admissible to the Association on behalf of all its members. It will be a condition of licences granted to the applicants in category (a) that they will distribute the licences *pro rata* to their loomage in favour of the member mills in respect of whom the licence has been given.

6. Applicants of category (b) should enclose with their applications a certificate issued by the State Director of Industries or the Textile Commissioner indicating the number of looms in the mills in addition to the usual certificate of manufacturing capacity and actual requirements. The value of confirmed licences of Art-Silk Yarn already held against which import is still to be made should be given.

L. K. JHA, Joint Secy.

PUBLIC NOTICE

IMPORT TRADE CONTROL

New Delhi, the 18th August 1952

SUBJECT:—Import of Cigarette paper and Moisture-proof and heat-sealing Varieties of Cellophane paper during July—December 1952 period.

No. 89-I.T.C.(P.N.)/52.—It has been decided to grant actual user licences for Cigarette paper falling under S. No. 45 of part V to cigarette factories and for Moisture-proof and heat-sealing varieties of Cellophane paper under S. No. 122(vii) of part V of the I.T.C Schedule to the Cigarette Industry, and to the Food and Confectionary and the Pharmaceutical and Drugs Industry.

2. Applications with the necessary documents complete in all respects, should be submitted to the Import Trade Control authorities at the ports in accordance with the procedure prescribed in Section II of Import Trade Control Policy Book for the July—December 1952, licensing period.

J. BYRNE,

Joint Chief Controller of Imports and Exports.

New Delhi, the 16th August 1952

No. 3/1-CTB/52.—In exercise of the powers conferred by clause 5 of the Cotton Textiles Fund Ordinance, 1944 (Ordinance No. XXXIV of 1944) the Government of India are pleased to direct that the Cotton Textiles Fund Committee, which was constituted under the late Ministry of Industry and Supply Notification No. 5(2)-T(2)/48, dated the 6th August, 1949 as modified from time to time will continue till the 31st August 1952.

P. GOVINDAN NAIR, Dy. Secy.

MINISTRY OF FOOD AND AGRICULTURE

(Agriculture)

FAMINE

New Delhi, the 18th August 1952

No. F.3-42/52-P.C.H.—With reference to Clause (b) of Rule 3 of the Rules published with the late Department of Revenue and Agriculture notification No. 1618-F, dated the 25th July, 1900, as amended from time to time, the Government of West Bengal had appointed Shri S. M. Murshed, I.A.S., Joint Secretary to that Government, to be a member of the Board of Management, Indian People's Famine Trust vice Shri K. C. Basak, I.C.S., with effect from 25th March 1952.

The Government of West Bengal have now appointed Shri P. R. Sinha, I.A.S., Joint Secretary to that Government, to be a member of the Board of Management, Indian People's Famine Trust, vice Shri S. M. Murshed, with effect from the 29th July 1952.

N. T. GULRAJANI, Under Secy.

RESOLUTION

New Delhi, the 12th August 1952

No. F.7-59/51-Com.I.—In clause (8) of the Resolution of the Government of India in the Ministry of Food and Agriculture (Agriculture) No. F.7-59/51-Com.I, dated the 28th June 1952 delete the following words:—

“Council of”.

S. D. UDHRAN, Under Secy.

MINISTRY OF WORKS, HOUSING AND SUPPLY

RESOLUTION

New Delhi, the 16th August 1952

No. 5265-WI/52.—The Government of India have decided that Shri Raghuvendra Singh, Member, Legislative Assembly, Delhi State, Delhi, shall be a member of the Central Co-ordination Committee for the Development of Delhi and also of the Delhi Development Sub-Committee of that Committee.

Appendix II to the Ministry of Works, Mines and Power Resolution No. 128-WI/48, dated the 4th January 1949, notifying the merger of the Standing Advisory Committee for the Development of New Delhi, with the Central Co-ordination Committee for the Development of Delhi, will be amended accordingly.

S. RANGANATHAN, Joint Secy.

MINISTRY OF LABOUR

(Directorate General of Resettlement and Employment)

New Delhi, the 6th August 1952

No. RCO-45.—In modification of this Ministry Notification No. RCO-45/I, dated the 5th August 1950, the Government of India are pleased to appoint the following persons as members of the Employment Advisory Committee set up for the State of Assam to advise the Regional Director of Resettlement and Employment on matters relating to employment and training:—

1. Minister of Labour, Government of Assam, Shillong, Chairman.
2. Regional Director of Resettlement and Employment, Assam, Shillong, Vice-Chairman.
3. Secretary, Labour Department, Government of Assam.
4. Director of Posts and Telegraphs, Assam.
5. A representative of the N.E. Rly., Pandu Region.
6. Collector, Central Excise, Assam.
7. Labour Commissioner, Assam.
8. Chief Engineer, P.W.D., Government of Assam.
9. Director of Industries and Registrar Co-operative Societies, Government of Assam.
10. Director of Public Instructions and Secretary Education (Tech.), Government of Assam.
11. Chief Inspector of Factories and Electrical Adviser, Government of Assam.
12. Secretary, State Soldiers', Sailors' and Airmen's Board, Assam.
13. Chairman, Assam Public Service Commission.
14. Comptroller, Assam, Shillong.
15. Employment Officer, Sub-Regional Employment Exchange, Shillong.
16. A representative of the Government of Tripura.
17. A representative of the Government of Manipur.
18. A representative of the Gauhati University.
19. Chairman, Municipal Board, Shillong.
20. Shri Bijoy Ch. Bhagabati, M.L.A., P.O. Tezpur, District Darrang.
21. Political Secretary, Planting and Commerce Group, Shillong.
22. A representative of the Assam Chamber of Commerce.
23. A representative of the I.T.A., Surma Valley Branch, Cashar, Silchar.
24. A representative of Assam Rly. Trading Co. Ltd., P.O. Margherita, District Lakhimpur.

25. A representative of Assam Oil Company, Digboi.
26. A representative of R.S.N. and I.G.N. Rlys., Co., Ltd., Gauhati.
27. A representative of Assam Rice and Oil Mills Association, Gauhati.
28. A representative of Assam Match Co., Ltd., Dhubri.
29. A representative of the Indian National Trade Union Congress, Assam Branch.
30. A representative of the Assam Cha Karamchari Sangha, Sibsagar.
31. A representative of the R.S.N. Rly., Co., Workers' Union, Gauhati.
32. A representative of the Assam Rly. Employees' Union, Pandu.

33. A representative of the Kamrup Mill Mazdoor Sangha, Gauhati.
34. A representative of the Assam Mahila Samity, Gauhati.
35. Employment Liaison Officer, Assam, *Ex-Officio* Secretary.

New Delhi, the 14th August 1952

No. RCO-38.—In this Ministry Notification No. RCO-38/II, dated the 17th June 1952, regarding the Constitution of Sub-Regional Employment Advisory Committee, Amravati, the date of the old notification mentioned in line 2 of the above notification shall be amended to read as follows:—

“25th April, 1950”.

E. U. DAMODARAN, Dy. Secy.

